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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/702,074	10/30/2000	Yi Liu	100969-147 9095		
7:	590 06/10/2003				
Iandiorio & Teska 260 Bear Hill Road Waltham, MA 02451-1018			EXAMINER		
			MARTIR, LILYBETT		
			ART UNIT	PAPER NUMBER	
			2855		
			DATE MAILED: 06/10/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

•	,	Application No.		Applicant(s)				
Office Action Summary		09/702,074 LIU, YI						
		Examiner		Art Unit				
		Lilybett Martir		2855				
Period fo	The MAILING DATE of this communication app or Reply	ars on th cove	r sheet with th	correspondenc ad	dress			
THE N - Exter after - If the - If NO - Failui - Any re	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. sions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period vere to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing dipatent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however within the statutory minuil apply and will expire cause the application to	ever, may a reply be ti nimum of thirty (30) da SIX (6) MONTHS from to become ABANDONE	mely filed ys will be considered timely the mailing date of this co				
1)⊠	Responsive to communication(s) filed on 201	<u>//arch_2003</u> .						
2a)[_	This action is FINAL . 2b)⊠ This action is non-final.							
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. Disposition of Claims								
4)🖂	Claim(s) $1-15$ is/are pending in the application							
,	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)	5) Claim(s) is/are allowed.							
6)⊠	Claim(s) <u>1-15</u> is/are rejected.							
7) 🗌	Claim(s) is/are objected to.							
	8) Claim(s) are subject to restriction and/or election requirement.							
Applicati	on Papers							
	The specification is objected to by the Examine							
10) 🔲 🖯	The drawing(s) filed on is/are: a)□ accep							
	Applicant may not request that any objection to the	*						
11) The proposed drawing correction filed on is: a) ☐ approved b) ☐ disapproved by the Examiner.								
, ex 🗔 =	If approved, corrected drawings are required in rep	•	tion.					
<i>'</i> —	The oath or declaration is objected to by the Ex	aminer.						
Priority u	ınder 35 U.S.C. §§ 119 and 120							
13)	Acknowledgment is made of a claim for foreign	priority under 35	5 U.S.C. § 119(a	a)-(d) or (f).				
a)[a) ☐ All b) ☐ Some * c) ☐ None of:							
	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority documents have been received in Application No							
	 Copies of the certified copies of the prior application from the International Bursee the attached detailed Office action for a list 	reau (PCT Rule 1	I7.2(a)).		Stage			
14)∐ A	cknowledgment is made of a claim for domestic	c priority under 3	5 U.S.C. § 119(e) (to a provisional	application).			
·	The translation of the foreign language pro Acknowledgment is made of a claim for domesti	* *						
Attachment	r(s)							
2) Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s)	4) 🔀 5) 🔲 6) 🔲		y (PTO-413) Paper No(Patent Application (PTC				
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Application/Control Number: 09/702,074

Art Unit: 2855

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 3-4, 8-10 and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sheen et al. (Pat. 4,598,593) in view of Donelan et al. (Pat. 4,003,256).
 - With respect to claim 1, Sheen et al. teaches a first transmitter receiver pair as in elements 20 and 21, a second transmitter receiver pair as in elements 22 and 23, a conduit as in element 41, and a processor as in elements 24-34 operative to correlate a tag-modulated output signal of the first and second pairs to determine a time interval representative of flow (Col. 2, lines 13-16 and Col. 3, lines 8-11 and 20-23). Sheen et al. fails to teach the second transmitter receiver pair being mounted so that the ultrasonic paths of both pairs are antiparallel. Donelan et al. teaches a flow rate-measuring device that comprises first and second pairs of transmitter receivers as in elements 13a, 14a, 13b and 14b where the second transmitter receiver pair being mounted so that the ultrasonic paths 15a and 15b of both pairs being antiparallel as noted in Figure 1 and of harmonic nature (Col. 2, lines 64-68 and Col. 3, lines 28-31). It

would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the flowmetering device of Sheen et al. utilizing the teachings of the fluid monitoring device of Donelan et al. by specifically utilizing and arranging the transmitter receiver pairs so that their ultrasonic paths are antiparallel to therefore increase the flow metering device's measuring sensitivity and therefore make said device more reliable and accurate.

- With respect to claim 3, Sheen et al. teaches operating in a frequency range above 100KHz (Col. 3, lines 32-35).
- With respect to claim 4, Sheen et al. teaches operating in a frequency range above and approximately 900KHz (Col. 3, lines 32-35, note that a frequency of 1MHz is a value that is very close to 900KHz).
 - With respect to claims 8 and 13, Sheen et al. teaches a first transmitter receiver pair as in elements 20 and 21, a second transmitter receiver pair as in elements 22 and 23, a conduit as in element 41, a processor as in elements 24-32, and a correlator as in element 34 operative to determine a time interval representative of flow (Col. 2, lines 13-16 and Col. 3, lines 8-11 and 20-23). Sheen et al. fails to teach the second transmitter receiver pair being mounted so that the ultrasonic paths of both pairs are antiparallel. Donelan et al. teaches a flow rate-measuring device that comprises first and second pairs of transmitter receivers as in elements 13a, 14a, 13b and 14b where the second transmitter receiver pair being

mounted so that the ultrasonic paths 15a and 15b of both pairs being antiparallel as noted in Figure 1 and of harmonic nature (Col. 2, lines 64-68 and Col. 3, lines 28-31). It would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the flow metering device of Sheen et al. utilizing the teachings of the fluid monitoring device of Donelan et al. by specifically utilizing and arranging the transmitter receiver pairs so that their ultrasonic paths are antiparallel to therefore increase the flow metering device's measuring sensitivity and therefore make said device more reliable and accurate.

With respect to claims 9 and 10, Sheen et al. fails to specifically intend to utilize their flow metering devices in either a steam pipe of a building heating system or a process feed gas pipe of a chemical plant. Both Sheen et al. (Col. 2, lines 28-31) and Donelan et al. teach the utilization of their metering devices in flow paths, conduits or pipes. It has been held that a recitation with respect to the manner in which a claimed apparatus is intended to be employed does not differentiate the claimed apparatus from a prior art apparatus satisfying the claimed structural limitations (Ex Parte Masham, 2 USPQ F.2d 1647 (1987)). It would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the flowmetering device of Sheen et al. by utilizing said flow metering means in diverse systems and pipes/conduits to make said means versatile.

- 3. Claims 2,5-6, 11 and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sheen et al. in view of Donelan et al. as applied to claims 1, 8 and 13 above, and further in view of Bruner (Pat. 4,528,857).
 - different frequency of operation for each pair of transmitter receivers.

 Bruner teaches an ultrasonic flowmeter where first and second pairs of transmitter receivers as in elements 24,26, 28 and 30 work at different frequencies (Col. 2, lines 31-38). It would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the flow metering device of Sheen et al. by utilizing different frequencies of operation in both transmitters as taught by Bruner to prevent cross talk and therefore increase the reliability of a flow-metering device.
 - With respect to claim 5, Sheen et al. fails to teach specifically utilizing a different frequency of operation for each pair of transmitter receivers and received signals are demodulated at their transmission frequency. Bruner teaches an ultrasonic flowmeter where first and second pairs of transmitter receivers as in elements 24,26, 28 and 30 work at different frequencies where the received signals are demodulated (Col. 2, lines 31-38). It would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the flowmetering device of Sheen et al. by utilizing demodulation as taught by Bruner to prevent

cross talk and therefore increase the reliability of a flow-metering device.

- With respect to claim 6, Sheen et al. fails to teach the utilization of a frequency of operation in the first pair that is approximately ten percent of the frequency of operation of the second pair. Bruner teaches an ultrasonic flowmeter where first and second pairs of transmitter receivers as in elements 24,26, 28 and 30 work at different frequencies (Col. 2, lines 31-38). Since it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or working ranges involves only routine skill in the art (In re Aller, 105 USPQ 233), It would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the flow metering device of Sheen et al. by utilizing different frequencies of operation in both transmitters as taught by Bruner to prevent cross talk and therefore increase the reliability of a flow-metering device.
- With respect to claim 11, Sheen et al. fails to teach the utilization and attachment of the flow metering device to a pipe or conduit having a diameter of about under two inches. Bruner teaches that it is well known in the art to utilize flow meters in a wide range of conduit sizes (Col. 2, lines 20-24). It would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the flow metering device of Sheen et al. by securing a flow-metering device to a

small conduit to make a device versatile and therefore capable of making measurements in smaller conduits that occupy smaller places.

- With respect to claim 14, Sheen et al. fails to teach specifically utilizing a different frequency of operation for each pair of transmitter receivers and received signals are demodulated at their transmission frequency. Bruner teaches an ultrasonic flowmeter where first and second pairs of transmitter receivers as in elements 24,26, 28 and 30 work at different frequencies where the received signals are demodulated (Col. 2, lines 31-38). It would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the flowmetering device of Sheen et al. by utilizing different frequencies of operation in both transmitters to prevent cross talk and therefore increase the reliability of a flow-metering device and it's utilization.
- 4. Claims 7,12 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sheen et al. in view of Donelan et al. and Bruner as applied to claims 5,8 and 13 above, and further in view of Itoh et al. (Pat. 5,503,035).
 - With respect to claim 7, Sheen et al. fails to specifically teach the utilization of a continuous mode. Itoh et al. teaches a flow-metering device where the utilization of continuous waves is stated as known in the art (Col. 8, lines 55-57). It would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the flow metering device of Sheen et al. utilizing the teachings o Itoh et

Application/Control Number: 09/702,074

Art Unit: 2855

al. by operating it in a continuous mode to therefore increase the efficiency accuracy and reliability of a metering device by making continuous and multiple flow measurements.

Page 8

With respect to claims 12 and 15, Sheen et al. fails to disclose attaching ultrasonic transducers to a conduit by clamp on means. Itoh et al. teaches that it is well known in the art to attach ultrasonic sensors by clamping means to a pipe or conduit (Col. 14, lines 30-31 and 48-53). It would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify the flow metering device of Sheen et al. utilizing the teachings o Itoh et al. by attaching or securing the transducer means in a reliable manner that prevents leaks and simplifies maintenance, therefore making said device more reliable and accurate.

Response to Arguments

5. Applicant's arguments, see Remarks, filed March 20, 2003, with respect to the rejection(s)of claim(s) 1-15 under 35 U.S.C. 103(a) have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Sheen et al. (Pat. 4,598,593) in view of Donelan et al. (Pat. 4,003,256).

Application/Control Number: 09/702,074

Art Unit: 2855

Conclusion

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Lilybett Martir whose telephone number is (703)305-6900. The examiner can normally be reached on 9:00 AM to 5:30 PM.

- 7. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Edward Lefkowitz can be reached on (703)305-4816. The fax phone numbers for the organization where this application or proceeding is assigned are (703)305-3432 for regular communications and (703)305-3432 for After Final communications.
- 8. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703)308-0956.

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Lilybett Martir Examiner Art Unit 2855 Page 9

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June 4, 2003

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